## ADMINISTRATIVE REGULATION AR18-01 Mayor John W. Suthers

DATE:

June 29, 2018

TOPIC:

Pedestrian Safety Program Funding Fee

**LEGAL AUTHORITY:** City Charter §§ 3-10(b) and 15-30

City Code §§ 1.2.314 and 10.24.101(C)

1.0 Purpose and Scope: This Administrative Regulation sets the "pedestrian safety program funding fee" assessed for convictions resulting from the issuance of summonses and complaints alleging municipal traffic violations in conformance with City Code § 10.24.101(C)(2)(b).

2.0 Terms Defined: "Pedestrian safety program funding fee" -- The fee assessed on all convictions resulting from the issuance of a summons and complaint alleging a municipal traffic violation of Chapter 10 of the City Code, excepting articles 11 through 16 and 25 of Chapter 10 of the City Code relating to parking violations, and excepting violations of subsections 10.5.104(F), "AVIS Violations" and 10.17.105(C)(5), "AVIS Violations" of the City Code.

## 3.0 Procedures:

- 3.1 In General: City Code § 10.24.101(C)(2) authorizes the Mayor to set the pedestrian safety program funding fee which is assessed for certain convictions as described in the Code. Pursuant to City Charter § 3-10(b), the Mayor shall perform all executive and administrative functions of the City, including promulgation of administrative regulations. Fees and charges set by the Mayor shall be implemented by administrative regulation as set forth in City Code § 1.2.314.
- 3.2 The pedestrian safety program Establishment of Fees and Charges: funding fee is set at twenty dollars (\$20) per applicable municipal traffic violation conviction, pursuant to City Code § 10.24.101(C)(2)(b).

## 4.0 Miscellaneous:

- 4.1 This Administrative Regulation shall be effective as of July 1, 2018, and shall remain in effect until amended or rescinded.
- 4.2 This Administrative Regulation shall be filed with the City Attorney and made available for public inspection on the City's website.

John W. Suthers, Mayor

APPROVED AS TO FORM:

Office of the City Attorney